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22	Co-Lead Counsel for the Proposed Class in In	Glenn D. Pomerantz (SBN 112503)
23	re Google Play Developer Antitrust Litigation and Attorneys for Peekya App Services, Inc.	glenn.pomerantz@mto.com MUNGER, TOLLES & OLSON LLP 350 South Grand Avenue, Fiftieth Floor
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27		

28

1 2 3 UNITED STATES DISTRICT COURT 4 NORTHERN DISTRICT OF CALIFORNIA 5 SAN FRANCISCO DIVISION 6 7 IN RE GOOGLE PLAY STORE Case No. 3:21-md-02981-JD 8 ANTITRUST LITIGATION STIPULATED [PROPOSED] 9 AMENDED SUPPLEMENTÁL THIS DOCUMENT RELATES TO: PROTECTIVE ORDER GOVERNING Epic Games Inc. v. Google LLC et al., Case 10 PRODUCTION OF PROTECTED No. 3:20-cv-05671-JD **NON-PARTY MATERIALS** 11 In re Google Play Consumer Antitrust Judge: Hon. James Donato 12 Litigation, Case No. 3:20-cv-05761-JD 13 In re Google Play Developer Antitrust Litigation, Case No. 3:20-cv-05792-JD 14 State of Utah et al. v. Google LLC et al., Case No. 3:21-cv-05227-JD 15 16 17 18 19 20 21 22 23 24 25 26 27 Nos.: 3:21-md-02981-JD; 3:20-cv-05671-JD; 28 3:20-cv-05761-JD; 3:20-cv-05792-JD; 3:21-cv-05227-JD

STIPULATED [PROPOSED] AMENDED SUPPLEMENTAL PROTECTIVE ORDER

1	WHEREAS, on May 20, 2021, the Court entered a Stipulated Protective Order Governing
2	Production of Protected Non-Party Materials (the "Non-Party Protective Order") in the above-
3	captioned cases. See Case No. 3:21-md-02981-JD, Dkt. No. 44;
4	WHEREAS on July 20, 2021, the Court entered an Order Determining Cases to be
5	Related with respect to the case entitled State of Utah, et al. v. Google LLC et al., Case No. 3:21-
6	cv-5227-JSC, which consolidated that case into MDL Case No. 2981 (the "Litigation"). The
7	Parties acknowledge that certain protective orders require amendment to govern the production
8	by and to the Plaintiff States;
9	WHEREAS on December 10, 2020, the Court entered a Stipulated Protective Order in the
10	following cases: Case No. 3:20-cv-05671-JD, Dkt. No. 110, approving Dkt. No. 106-1; Case No.
11	3:20-cv-05761-JD, Dkt. No. 117, approving Dkt. No. 109-1; Case No. 3:20-cv-05792; JD, Dkt.
12	No. 78, approving Dkt. No. 76-1, and Parties have concurrently submitted an amendment to that
13	Stipulated Protective Order to govern the production by and to the Plaintiff States ("Amended
14	Protective Order");
15	WHEREAS, Section 11(a) of the Amended Protective Order states that its provisions
16	should not "be construed as prohibiting a Non-Party from seeking additional protections";
17	WHEREAS, materials that Parties intend to produce in the Litigations may contain
18	information that is subject to contractual obligations to a Non-Party, including but not limited to
19	non-disclosure agreements between a Party and Non-Party, or may otherwise contain Non-Party
20	Protected Material (as defined herein);
21	WHEREAS, Parties have served subpoenas pursuant to Rule 45 of the Federal Rules of
22	Civil Procedure on Non-Parties;
23	WHEREAS, certain Non-Parties have expressed concerns regarding the production of
24	competitively sensitive information to Parties in the Litigations absent certain additional
25	protections beyond those set forth in the Amended Protective Order;
26	WHEREFORE, IT IS HEREBY ORDERED that documents or information disclosed or
27	produced by Non-Parties or by Parties to the extent such documents or information are designated
28	Nos.: 3:21-md-02981-JD; 3:20-cv-05671-JD; 1 3:20-cv-05761-JD; 3:20-cv-05792-JD;

1	as containing Non-Party Protected Material in connection with the Litigations shall be subject to		
2	the following provisions (the "Amended Supplemental Protective Order"):		
3	1. <u>GENERAL PROVISIONS</u>		
4	1.1 The definitions, terms and provisions contained in the Amended Protective		
5	Order shall be incorporated herein by reference as though fully set forth herein; provided,		
6	however, that in the event of a conflict between any definition, term, or provision of this		
7	Amended Supplemental Protective Order and any definition, term, or provision of the Amended		
8	Protective Order, this Amended Supplemental Protective Order will control with respect to such		
9	conflict.		
10	1.2 The definitions, terms and provisions contained in this Amended		
11	Supplemental Protective Order shall apply only to those Discovery Materials designated as Non-		
12	Party Protected Material in accordance with this Amended Supplemental Protective Order, and		
13	nothing herein shall provide any rights or protections to the Parties to the Litigations beyond		
14	those set forth in the Amended Protective Order.		
15	2. <u>DEFINITIONS</u>		
16	2.1 <u>Designating Party</u> : a Party or Non-Party that designates information or		
17	items that it produces in disclosures or in responses to discovery in the Litigations as "NON-		
18	PARTY HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL EYES ONLY."		
19	2.2 <u>Non-Party Protected Material</u> : sensitive Non-Party confidential		
20	information or documents, disclosure of which to another Party or Non-Party could create a		
21	substantial risk of serious harm to the Non-Party.		
22	3. <u>SCOPE</u>		
23	3.1 This Amended Supplemental Protective Order covers not only documents		
24	designated "NON-PARTY HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL EYES ONLY",		
25	but also any information copied, excerpted, or summarized from documents with such		
26	designation and any testimony, conversations, or presentations by Counsel that might reveal		
27	information from documents with such designation. However, the protections conferred by this		
28	Nos.: 3:21-md-02981-JD; 3:20-cv-05671-JD		

1	Amended Supplemental Protective Order do not cover the following: (a) any documents or	
2	information that is in the public domain at the time of disclosure to a Receiving Party or become	
3	part of the public domain after its disclosure to a Receiving Party for reasons not involving a	
4	violation of this Amended Supplemental Protective Order or the Amended Protective Order,	
5	including becoming part of the public record through trial or otherwise; and (b) any documents or	
6	information known to the Receiving Party prior to the disclosure or obtained by the Receiving	
7	Party after the disclosure from a source who obtained the document or information lawfully and	
8	under no obligation of confidentiality to the Designating Party.	
9	3.2 Nothing in these provisions should be construed as prohibiting a Non-Party	
10	from seeking additional protections.	
11	4. <u>DESIGNATION AND USE OF NON-PARTY PROTECTED MATERIAL</u>	
12	4.1 In order for materials produced in discovery to qualify for protection as	
13	"NON-PARTY HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL EYES ONLY", the	
14	Designating Party must affix the legend "NON-PARTY HIGHLY CONFIDENTIAL –	
15	OUTSIDE COUNSEL EYES ONLY" to each page of any document for which the Designating	
16	Party seeks protection under this Amended Supplemental Protective Order;	
17	4.2 Unless otherwise ordered by the Court or permitted by all implicated Non-	
18	Parties, a Receiving Party may disclose documents and information designated as "NON-PARTY	
19	HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL EYES ONLY" to the following only:	
20	(a) The Receiving Party's Outside Counsel of Record in this action, as	
21	well as employees of Outside Counsel of Record to whom it is reasonably necessary to disclose	
22	the documents or information for this litigation and who have signed the "Acknowledgment and	
23	Agreement to be Bound" (Exhibit A to the Amended Protective Order);	
24	(b) State AGO Attorneys who have appeared on behalf of Plaintiff	
25	States in this litigation, who are actively prosecuting the Litigation, or to whom it is reasonably	
26	necessary to disclose the information for purposes of this litigation; State AGO Attorneys who	
27	have appeared will maintain a list of Attorneys as well as supervisors of support staff subject to	
28	Nos.: 3:21-md-02981-JD; 3:20-cv-05671-JD;	

1	this section;		
2	(c) Experts of the Receiving Party (1) to whom disclosure is reasonably		
3	necessary for the Litigations and (2) who have signed the "Acknowledgment and Agreement to		
4	be Bound" (Exhibit A to the Amended Protective Order);		
5	(d) The Court and its personnel;		
6	(e) Stenographic reporters, videographers, and their respective staff,		
7	professional jury or trial consultants, and Professional Vendors to whom disclosure is reasonably		
8	necessary for these Litigations and who have signed the "Acknowledgment and Agreement to be		
9	Bound" (Exhibit A to the Amended Protective Order);		
10	(f) The author or recipient of a document containing the information or		
11	custodian or other person who otherwise possessed or knew the information.		
12	4.3 Filing and Filing under Seal. A Party may not file in the public record in		
13	this action any Non-Party Protected Material. Non-Party Protected Material may be filed only		
14	under seal pursuant to a Court order authorizing the sealing of the specific Non-Party Protected		
15	Material at issue. A Party that seeks to file under seal any Non-Party Protected Material must		
16	comply with Civil Local Rule 79-5. In addition to the requirements of Civil Local Rule 79-5(e),		
17	the Party seeking to file under seal any Non-Party Protected Material should identify the Non-		
18	Party whose Non-Party Protected Material has been designated as "NON-PARTY HIGHLY		
19	CONFIDENTIAL – OUTSIDE COUNSEL EYES ONLY" and serve the supporting declaration		
20	on the Non-Party so that Non-Party has the opportunity to file a declaration establishing that all o		
21	the designated material is sealable pursuant to Civil Local Rule 79-5(e). If a Receiving Party's or		
22	Non-Party's request to file Non-Party Protected Material under seal pursuant to Civil Local		
23	Rule 79-5(e) is denied by the Court, then the Receiving Party may file the Protected Material in		
24	the public record pursuant to Civil Local Rule 79-5(e)(2), unless otherwise instructed by the		
25	Court.		
26	4.4 Use of Non-Party Protected Material at Depositions. Except as may		
27	otherwise be ordered by the Court, any person may be examined as a witness at deposition and		
28	Nos.: 3:21-md-02981-JD; 3:20-cv-05671-JD;		

1	may testify concerning Non-Party Protected Material to the extent such person was the author,		
2	recipient, or custodian of the material, or otherwise possessed or had prior knowledge of such		
3	material. For clarity,		
4	(a) A present director, officer, agent, employee and/or designated Rule		
5	30(b)(6) witness of a Non-Party may be examined and may testify concerning Non-Party		
6	Protected Material, but to the extent a document is designated as NON-PARTY HIGHLY		
7	CONFIDENTIAL – OUTSIDE COUNSEL EYES ONLY and contains another Non-Party's		
8	Protected Material, all such materials, of which such person did not have prior knowledge, should		
9	be redacted prior to introducing any such document for examination;		
10	(b) A former director, officer, agent, and/or employee of Non-Party		
11	may be interviewed or examined and may testify concerning Non-Party Protected Material to the		
12	extent such person was the author, recipient, or custodian of the material, or otherwise possessed		
13	or had prior knowledge of such material, but to the extent a document is designated as NON-		
14	PARTY HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL EYES ONLY and contains		
15	another Non-Party's Protected Material, all such materials, of which such person did not have		
16	prior knowledge, should be redacted prior to introducing any such document for examination;		
17	(c) Any other witness may be examined at deposition or otherwise		
18	testify concerning any document containing Non-Party Protected Material which appears on its		
19	face or from other documents or testimony to have been received from, communicated to, or		
20	otherwise made known to that witness as a result of any contact or relationship with the Non-		
21	Party, but to the extent a document is designated as NON-PARTY HIGHLY CONFIDENTIAL –		
22	OUTSIDE COUNSEL EYES ONLY and contains another Non-Party's Protected Material, all		
23	such materials, of which such person did not have prior knowledge, should be redacted prior to		
24	introducing any such document for examination; and		
25	(d) At deposition, any person other than (i) the witness, (ii) the		
26	witness's outside attorney(s), and (iii) any Person(s) qualified to receive documents designated a		
27	NON-PARTY HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL EYES ONLY under this		
28	Nos.: 3:21-md-02981-JD; 3:20-cv-05671-JD 5 3:20-cv-05761-JD; 3:20-cv-05792-JD		

Amended Supplemental Protective Order shall be excluded from the portion of the examination
concerning such information, unless the Non-Party or the witness appearing on behalf of the Non-
Party whose Non-Party's Protected Material is at issue consents to that person's attendance. If
the witness is represented by an outside attorney who is not qualified under this Amended
Supplemental Protective Order to receive such information, then prior to the examination, the
outside attorney shall be requested to sign and provide a signed copy of the "Acknowledgment
and Agreement to be Bound" attached as Exhibit A to the Protective Order, and to confirm that he
or she will comply with the terms of this Amended Supplemental Protective Order and maintain
the confidentiality of information contained within documents designated as NON-PARTY
HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL EYES ONLY. In the event that such
outside attorney declines to sign the "Acknowledgment and Agreement to be Bound" prior to the
examination, the Non-Party may seek a protective order from the Court, in a motion to which the
Parties will not object, prohibiting such outside attorney from disclosing Non-Party Protected
Material.

4.5 Use of Designated Material at Hearings. A Party must not disclose NON-PARTY HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL EYES ONLY information, directly or indirectly, in an open hearing without prior consent from the Non-Party or without authorization from the court. If the disclosing party anticipates disclosing any NON-PARTY HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL EYES ONLY information in any open hearing, the disclosing party must notify the Non-Party of its intent to disclose such material at least four (4) business days in advance of such disclosure, or, if such notice is not possible, as soon as is reasonably practicable, and describe the materials to be disclosed with reasonable particularity, so that the Non-Party has the opportunity to file an objection to such disclosure and establish that the materials to be disclosed are sealable pursuant to Civil Local Rule 79-5(e) and the Court's standing orders. If such notice is not given or the Non-Party files such an objection, the Disclosing Party must request that the courtroom be sealed, and that only those authorized to review NON-PARTY HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL EYES ONLY

Nos.: 3:21-md-02981-JD; 3:20-cv-05671-JD; 3:20-cv-05761-JD; 3:20-cv-05792-JD; 3:21-cv-05227-JD

- 1		
1	information remain present during the presentation of such material, unless the Court orders	
2	otherwise.	
3	4.6 <u>Use of Designated Material at Trial</u> . Any Party that discloses any NON-	
4	PARTY HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL EYES ONLY materials on any	
5	trial exhibit list exchanged with an opposing Party, or that is disclosed to the Court, must disclose	
6	such materials to the implicated Non-Party no later than two (2) business days after such	
7	exchange or disclosure, and describe the materials with reasonable particularity, so that the Non-	
8	Party has the opportunity to file an objection to such disclosure and establish that the materials to	
9	be disclosed are sealable pursuant to Civil Local Rule 79-5(e) and the Court's standing orders. If	
10	such notice is not given or the Non-Party files such an objection, the Disclosing Party must	
11	request that the courtroom be sealed, and that only those authorized to review NON-PARTY	
12	HIGHLY CONFIDENTIAL – OUTSIDE COUNSEL EYES ONLY information remain present	
13	during the presentation of such material, unless the Court orders otherwise.	
14		
15	Dated: October 11, 2021 CRAVATH, SWAINE & MOORE LLP Christine Varney (pro hac vice)	
16	Katherine B. Forrest <i>(pro hac vice)</i> Darin P. McAtee <i>(pro hac vice)</i>	
17	Gary A. Bornstein <i>(pro hac vice)</i> Timothy G. Cameron <i>(pro hac vice)</i>	
18	Yonatan Even (pro hac vice) Lauren A. Moskowitz (pro hac vice)	
19	Omid H. Nasab <i>(pro hac vice)</i> Justin C. Clarke <i>(pro hac vice)</i>	
20	M. Brent Byars (pro hac vice)	
21	FAEGRE DRINKER BIDDLE & REATH LLP Paul J. Riehle (SBN 115199)	
22	Respectfully submitted,	
23	By: /s/ Yonatan Even	
24	Yonatan Even	
25	Counsel for Plaintiff Epic Games, Inc.	
26		
27		
28	Nos.: 3:21-md-02981-JD; 3:20-cv-05671-JD; 7 3:20-cv-05761-JD; 3:20-cv-05792-JD; 3:21-cv-05227-JD	

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1 2	Dated: October 11, 2021	BARTLIT BECK LLP Karma M. Giulianelli
3		KAPLAN FOX & KILSHEIMER LLP
4		Hae Sung Nam
5		Respectfully submitted,
6		. ,
7		By: /s/ Karma M. Giulianelli Karma M. Giulianelli
8		Co-Lead Counsel for the Proposed Class in In re Google Play Consumer Antitrust Litigation
9		
10	Dated: October 11, 2021	PRITZKER LEVINE LLP Elizabeth C. Pritzker
11		Respectfully submitted,
12		By: /s/ Elizabeth C. Pritzker Elizabeth C. Pritzker
13		
14 15		Liaison Counsel for the Proposed Class in In re Google Play Consumer Antitrust Litigation
16	Dated: October 11, 2021	HAGENS BERMAN SOBOL SHAPIRO LLP
17		Steve W. Berman Robert F. Lopez Benjamin J. Siegel
18		SPERLING & SLATER PC
19		Joseph M. Vanek Eamon P. Kelly
20		Alberto Rodriguez
21		Respectfully submitted,
22		,
23		By: /s/ Steve W. Berman Steve W. Berman
24		Co-Lead Interim Class Counsel for the Developer Class and Attorneys for Plaintiff
25		Pure Sweat Basketball
26		
27		
28		Nos.: 3:21-md-02981-JD; 3:20-ev-05671-JD; 8 3:20-ev-05761-JD; 3:20-ev-05792-JD;
	STIPULATED [PROPOSED] AME GOVERNING PRODUCTION (3:21-cv-05227-JD NDED SUPPLEMENTAL PROTECTIVE ORDER OF PROTECTED NON-PARTY MATERIALS

Case 3:21-cv-05227-JD Document 177 Filed 10/11/21 Page 11 of 13

1 2 3 4	Dated: October 11, 2021	HAUSFELD LLP Bonny E. Sweeney Melinda R. Coolidge Katie R. Beran Scott A. Martin Irving Scher
5		Respectfully submitted,
6		By: /s/ Bonny E. Sweeney
7		Bonny E. Sweeney
8		Co-Lead Interim Class Counsel for the Developer Class and Attorneys for Plaintiff
9		Peekya App Services, Inc.
10	Dated: October 11, 2021	OFFICE OF THE UTAH ATTORNEY
11		GENERAL Brendan P. Glackin
12		Deam antivity submitted
13		Respectfully submitted, By: /s/ Brendan P. Glackin
14		By: /s/Brendan P. Glackin Brendan P. Glackin Counsel for Utah and the Plaintiff States
15		Counsel for Olan and the Hainliff States
16	Dated: October 11, 2021	MORGAN, LEWIS & BOCKIUS LLP Brian C. Rocca
17		Sujal J. Shah Michelle Park Chiu
18		Minna L. Naranjo Rishi P. Satia
19		
20		Respectfully submitted,
21		By: /s/Brian C. Rocca
22		By: /s/Brian C. Rocca Brian C. Rocca
23		Counsel for Defendants Google LLC et al.
24		
25		
26		
27		
28		Nos.: 3:21-md-02981-JD; 3:20-cv-05671-JD; 3:20-cv-05761-JD; 3:20-cv-05792-JD;
	STIPULATED [PROPOSED] AM GOVERNING PRODUCTION	3:21-cv-05227-JD ENDED SUPPLEMENTAL PROTECTIVE ORDER N OF PROTECTED NON-PARTY MATERIALS

Case 3:21-cv-05227-JD Document 177 Filed 10/11/21 Page 12 of 13

1 2	Dated: October 11, 2021 O'MELVENY & MYERS LLP Daniel M. Petrocelli Ian Simmons
3	Benjamin G. Bradshaw Stephen J. McIntyre
4	
5	Respectfully submitted,
6	
7	By: /s/ Daniel M. Petrocelli Daniel M. Petrocelli
8	Counsel for Defendants Google LLC et al.
9	
10	Dated: October 11, 2021 MUNGER, TOLLES & OLSON LLP Glenn D. Pomerantz
11	Kuruvilla Olasa Emily C. Curran-Huberty
12	Jonathan I. Kravis Justin P. Raphael
13	Kyle W. Mach
14	Respectfully submitted,
15	By: /s/ Glenn D. Pomerantz
16	Glenn D. Pomerantz
17	Counsel for Defendants Google LLC et al.
18	
19	
20	ODDED
21	<u>ORDER</u>
22	Pursuant to stipulation, it is so ordered.
23	DATED.
24	DATED:HON. JAMES DONATO United States District Court Judge
25	Officed States District Court Judge
26	
27	
28	Nos.: 3:21-md-02981-JD; 3:20-cv-05671-JD; 10 3:20-cv-05761-JD; 3:20-cv-05792-JD;
	3:21-cv-05227-JD STIPULATED [PROPOSED] AMENDED SUPPLEMENTAL PROTECTIVE ORDER GOVERNING PRODUCTION OF PROTECTED NON-PARTY MATERIALS

E-FILING ATTESTATION I, Brian C. Rocca, am the ECF User whose ID and password are being used to file this document. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that each of the signatories identified above has concurred in this filing. /s/ Brian Christensen Brian Christensen Nos.: 3:21-md-02981-JD; 3:20-cv-05671-JD; 3:20-cv-05761-JD; 3:20-cv-05792-JD; 3:21-cv-05227-JD